

EXHIBIT C

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK: CRIMINAL TERM
PART: 41

-----X
THE PEOPLE OF THE STATE OF NEW YORK Indictment
No. 2331/04

-against-

ROBERT ANGONA,

Defendant.

-----X
100 Centre Street
New York, NY 10013

December 1, 2006

BEFORE: HONORABLE RONALD A. ZWEIBEL, JUSTICE

A P P E A R A N C E S:

For the People:

ROBERT M. MORGENTHAU, ESQ.
District Attorney, New York County
One Hogan Place
New York, NY 10013
BY: LAUREN LITTMAN, ESQ.

For the Defense:

CHARLES MILLER, ESQ.
105-15 Cross Bay Boulevard
Ozone Park, NY 11417

LAURIE EISENBERG, C.S.R., R.P.R.
Senior Court Reporter

Proceedings

THE CLERK: Added to the calendar,
Robert Angona, Indictment 2331/04.

Appearances for the record, please

MS. LITTMAN: Lauren Littman for the People.

MR. MILLER: Charles Miller, 105-15
Cross Bay Boulevard, Ozone Park, New York
11417.

THE COURT: Is there an application?

MR. MILLER: Yes, Your Honor.

THE COURT: Mr. Angona, have you had an opportunity to discuss the case and your plea with your attorney?

THE DEFENDANT: Yes

THE COURT: You had thorough time to fully discuss your decision to plead guilty?

THE DEFENDANT: Yes, sir.

THE COURT: Are you pleading guilty because you are, in fact, guilty of the crime?

THE DEFENDANT: Yes, sir.

Proceedings

1 THE COURT: By pleading guilty you're
2 waiving your constitutional rights, which
3 include your right to trial by jury, your right
4 to confront witnesses against you, your right
5 to remain silent, and your right to put the
6 State to its burden of proving your guilt beyond
7 a reasonable doubt.

8 Do you understand?

9 THE DEFENDANT: Yes, sir

15 THE DEFENDANT: Yes, sir.

16 THE COURT: You understand the charge
17 you're pleading guilty to; correct?

18 THE DEFENDANT: Yes, sir

19 THE COURT: Has anyone, including the
20 Court, the DA, your lawyer, or anyone else
21 forced or threatened you to enter the plea of
22 guilty?

23 THE DEFENDANT: No, sir

24 THE COURT: You're charged with grand
25 larceny in the third degree, committed as

Proceedings

1 follows:

2 The defendant, in the County of New
3 York, during the period from August 1, 2003
4 through April 30, 2004, stole property from New
5 York Academy of Art, and the value of the
6 property exceed three thousand dollars.

7 Do you admit to that charge?

8 THE DEFENDANT: Yes, sir.

9 THE COURT: Plea is acceptable to the
10 Court.

11 For the People?

12 MS. LITTMAN: Yes.

13 THE COURT: Take the plea.

14 THE CLERK: Robert Angona, do you now
15 wish to withdraw your previously entered plea of
16 guilty to grand larceny in the second degree and
17 change that to grand larceny in the third
18 degree; is that what you wish to do?

19 THE DEFENDANT: Yes, sir.

20 THE COURT: Remand.

21 Date for sentence?

22 MS. LITTMAN: The promised sentence is
23 two-and-a-half to five years.

24 The defendant should be sentenced as a
25 predicate felon.

Proceedings

There's also a waiver of appeal.

The People are not going to object to the request of counsel that his time run concurrent with the defendant's time that he has still to serve in, I believe, a federal New Jersey case.

MR. MILLER: That's correct.

THE COURT: He needs to be arraigned as a predicate.

MS. LITTMAN: Yes

If we could execute the waiver of appeal?

THE COURT: Yes

MR. MILLER: Your Honor, we're willing to waive a presentence report, if that's possible.

THE COURT: I don't think it can be waived, although he was previously sentenced

THE CLERK: I'm told he can be resentenced immediately.

THE COURT: All right

THE CLERK: Arraign him for contempt.

THE COURT: He needs to be arraigned
as a predicate

THE CLERK: Robert A. Young, Jr.

Proceedings

4 It reads that on June 26, 1992, in the
5 Superior Court of Ocean County, New Jersey,
6 State of New Jersey, you were convicted of a
7 felony of larceny in the third degree.

8 Now, you may challenge this
9 conviction on the ground it was obtained
10 unconstitutionally. Failure to do so at this
11 time will be deemed a waiver of any allegation
12 of unconstitutionality.

15 THE DEFENDANT: I am

18 THE DEFENDANT: I do not

21 There's also a waiver of appeal. Has
22 that been executed?

23 MR. MILLER: It has

24 THE COURT: I'll sign it.

25 By executing this waiver of appeal

Proceedings

1 you're waiving your right to appeal this
2 judgment of conviction?

3 THE DEFENDANT: I did.

4 THE COURT: I also signed the waiver
5 of appeal.

6 THE CLERK: Robert Angona, you're
7 being arraigned for sentence following your plea
8 of guilty to grand larceny in the third degree.

9 Before the Court pronounces sentence,
10 he will allow the district attorney, your
11 attorney and yourself an opportunity to make a
12 statement with respect to your sentence.

13 DA wish to be heard?

14 MS. LITTMAN: The People rely on the
15 promised sentence.

16 MR. MILLER: Briefly, Your Honor.

17 First, I want to thank the district
18 attorney's office and Your Honor for your
19 assistance in this matter. Also, the ability to
20 get my client down here. I realize it was
21 difficult.

22 I ask the Court to indicate it will
23 sentence my client accordingly with his current
24 federal sentence.

25 I want to give the Court the docket

Proceedings

1 number of that sentence. It was United States
2 District Court for the District of New Jersey,
3 CR04-768-01. That is the current docket he's
4 serving a federal sentence on.

5 THE COURT: That wasn't part of the
6 original plea; was it?

7 MR. MILLER: No.

8 THE COURT: The People are agreeing to
9 that?

10 MS. LITTMAN: Yes, that this time will
11 run concurrent. We agree.

12 THE COURT: Does your client want to
13 state anything further?

14 MR. MILLER: No, sir.

15 Thank you.

16 THE COURT: The defendant will be
17 sentenced in accordance with the plea agreement,
18 minimum of two-and-a-half years, maximum of five
19 years.

20 The sentence will run concurrent with
21 the federal sentence, the number that was
22 indicated by counsel for that case.

23 * * * *
24 The foregoing is hereby certified to be a
25 true and correct transcript of the proceedings
 held in this matter.

LAURIE EISENBERG, CSR, RPR
Senior Court Reporter

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THE COURT: I don't think it can be waived, although he was previously sentenced

THE CLERK: I'm told he can be resentenced immediately

THE COURT: All right

THE CLERK: Arraign him for contempt.

THE COURT: He needs to be arraigned
as a predicate

THE CLERK: Robert A. Young, Jr.

Proceedings

district attorney filed a statement with this Court that charges you with a previous felony conviction.

It reads that on June 26, 1992, in the Superior Court of Ocean County, New Jersey, State of New Jersey, you were convicted of a felony of larceny in the third degree.

Now, you may challenge this conviction on the ground it was obtained unconstitutionally. Failure to do so at this time will be deemed a waiver of any allegation of unconstitutionality.

Mr. Angona, are you the person named in the statement?

THE DEFENDANT: I am

THE COURT: Do you challenge the constitutionality of that conviction?

THE DEFENDANT: I do not

THE COURT: He'll be adjudicated a predicate felon for purposes of the sentence.

There's also a waiver of appeal. Has that been executed?

MR. MILLER: It has

THE COURT: I'll sign it.

By executing this waiver of appeal

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MR. MILLER: No.

THE COURT: The People are agreeing to that?

MS. LITTMAN: Yes, that this time will run concurrent. We agree.

THE COURT: Does your client want to state anything further?

MR. MILLER: No, sir.

Thank you

THE COURT: The defendant will be sentenced in accordance with the plea agreement, minimum of two-and-a-half years, maximum of five years.

The sentence will run concurrent with the federal sentence, the number that was indicated by counsel for that case

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